## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

JOHN M. DEWEY, PATRICK DEMARTINO, APTRICIA ROMEO, RONALD B. MARANS and EDWARD O. GRIFFIN, on Behalf of Themselves and All Others Similarly Situated,

Plaintiffs

v.

VOLKSWAGEN AG, VOLKWAGEN BETEILIGUNGS GESELLSCHAFT MBH, VOLKSWAGEN GROUP OF AMERICA, INC. (f/k/a VOLKWAGEN OF AMERICA, INC), AUDI AG, VOLKSWAGEN GROUP OF AMERICA, INC., AUDI OF AMERICA, INC., AUDI OF AMERICA, LLC and VOLKSWAGEN DE MESICO, S.A. DE C.V.,

Defendants.

JACQUELINE DELGUERCIO, LYNDA GALLO, FRANCIS NOWICKI and KENNETH BAYER, Individually and on behalf of All others Similarly Situated,

Plaintiffs.

v.

VOLKSWAGEN GROUP OF AMERICA, INC., VOLKSWAGEN OF AMERICA, INC., d/b/a AUDI OF AMERICA, INC., VOLKSWAGEN AG, AUDI AG, VOLKSWAGEN DE MEXICO, S.A. DE C.V. and ABC ENTITIES I-20

Defendants.

Case No.: 07-CV-2249-FSH-PS 07-CV-2361-FSH-PS (CONSOLIDATED)

OBJECTION TO PROPOSED SETTLEMENT, OBJECTION TO ATTORNEYS' FEES REQUEST, NOTICE OF INTENTION TO APPEAR, AND REQUEST TO SPEAK AT THE HEARING

I, Daniel Sibley, declares under penalty of perjury under the laws of the United States and New Jersey that the following statements are true and correct.

- (a) I am a member of the class;
- (b) I am the current owner of an Audi VIN: WAUDF78ex7a040564
- (c) I received a letter from Audi of America, Inc. with a bar code of 46490186-0051710 advising me of a revised maintenance schedule - Sunroom Drain inspection and Cleaning.
  - (d) I received notice of the purposed settlement in the mail.
- (e) I object to the proposed settlement in Cause No. 07-CV-2249-FSH-PS and Cause No. 07-CV-2361-FSDH-PS.

First, I object to the small amount of monetary compensation available and the limited nonmonetary benefits available to other class members. Second, I object to the amount being paid to the attorneys as being excessive compared to the benefits to the class. I also incorporate in my objection those of any other objector in this case.

I reserve the right to hire an attorney.

Janiel Sibley
Daniel Sibley

5623 Martel Ave.

Dallas, TX 75206-5619 Telephone: 214-207-4227

## **Certificate of Service**

I hereby certify that a copy of the above and foregoing document has been served upon the following by regular mail delivery on June 11, 2010:

Patty Schwartz United States District Court 2 Federal Square P.O. Box 999 Newark, NJ 07102

Mazie Slater Katz & Freeman, LLC 103 Eisenhower Parkway Roseland, NJ 07068

Shoengold & Sporn, P.C. 19 Fulton Street, Suite 407 New York, NY 10038

Chase Kurshan Herzfeld & Rubin, LLC 354 Eisenhower Parkway Livingston, NJ 07039

Water Ingress Administrator P.O. Box 2298 Faribault, MN 55021-2433

Daniel Sibley
Daniel Sibley